

**ORIGINAL****CV18 - 3428**UNITED STATES DISTRICT COURT  
DISTRICT OF NEW YORK  
EASTERNChristopher Hiram, Cano  
RAP God Constitutionalist, American  
National, non U.S. Citizen

(In the space above enter the full name(s) of the plaintiff(s).)

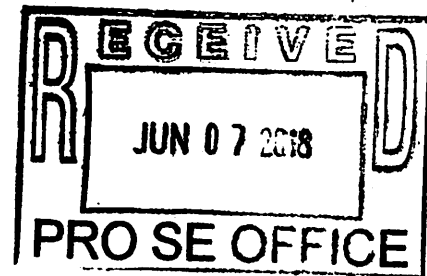
COGAN, J.

**COMPLAINT**

-against-

Officer Oxley #1711 U.S. Citizen  
Officer Mullarav #1679 U.S. Citizen  
Officer Frammosa #6130 U.S. Citizen  
Warden Melissa Mathews U.S. Citizen  
Adjudication Captain # U.S. Citizen Phillips  
Brooklyn Detention Complex  
Department of Correction  
District Attorney Darrel Clark U.S. Citizen  
Assistant District Attorney Ilya Kharkover U.S. CitizenJury Trial: ☒ Yes ☐ No  
(check one)

(In the space above enter the full name(s) of the defendant(s). If you cannot fit the names of all of the defendants in the space provided, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed in the above caption must be identical to those contained in Part I. Addresses should not be included here.)

**I. Parties in this complaint:**

- A. List your name, address and telephone number. If you are presently in custody, include your identification number and the name and address of your current place of confinement. Do the same for any additional plaintiffs named. Attach additional sheets of paper as necessary.

Plaintiff Name Christopher Hiram, Cano, B&C # 2411605369  
 Street Address 275 Atlantic Avenue  
 County, City Kings County of Brooklyn  
 State & Zip Code New York 11201  
 Telephone Number [REDACTED]

- B. List all defendants. You should state the full name of the defendant, even if that defendant is a government agency, an organization, a corporation, or an individual. Include the address where each defendant may be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption. Attach additional sheets of paper as necessary.

Defendant No. 1 Name Officer Oxley #1711 U.S. Citizen  
 Street Address 275 Atlantic Ave (BK.D.C.)

Parties in this Complaint

B. Defendants:

Adjudication Captain Phillips # 17449 U.S. Citizen

75-20 Astoria Boulevard

Bronx County of East Elmhurst

New York 11370

(718) 546-5419

Department of Correction

District Attorney Darcel Clark U.S. Citizen

198 E. 161<sup>st</sup> Street

Bronx County of Bronx

New York 10451

(718) 838-7669

Assistant District Attorney Ilya Kharkover U.S. Citizen

198 E. 161<sup>st</sup> Street

Bronx County of Bronx

New York 10451

(718) 838-7669

County, City Kings County of Brooklyn  
 State & Zip Code New York 11201  
 Telephone Number \_\_\_\_\_

Defendant No. 2

Name Officer Mullgrav #11679 U.S. Citizen  
 Street Address 275 Atlantic Ave (Bk. D.C.)  
 County, City Kings County of Brooklyn  
 State & Zip Code New York 11201  
 Telephone Number \_\_\_\_\_

Defendant No. 3

Name Officer Frammosa #6130 U.S. Citizen  
 Street Address 275 Atlantic Ave  
 County, City Brooklyn, Kings County  
 State & Zip Code New York 11201  
 Telephone Number \_\_\_\_\_

Defendant No. 4

Name Warden Melissa Matthews U.S. Citizen  
 Street Address 275 Atlantic Ave  
 County, City Kings County of Brooklyn  
 State & Zip Code New York 11201  
 Telephone Number \_\_\_\_\_

**II. Basis for Jurisdiction:**

Federal courts are courts of limited jurisdiction. Only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case involving the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one state sues a citizen of another state and the amount in damages is more than \$75,000 is a diversity of citizenship case.

A. What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal Questions☒ Diversity of Citizenship

B. If the basis for jurisdiction is Federal Question, what federal Constitutional, statutory or treaty right

is at issue? Government officials sexual misconduct and  
Corruption.

C. If the basis for jurisdiction is Diversity of Citizenship, what is the state of citizenship of each party?

Plaintiff(s) state(s) of citizenship Florida State NationalDefendant(s) state(s) of citizenship U.S. Citizens**III. Statement of Claim:** See attachment

State as briefly as possible the facts of your case. Describe how each of the defendants named in the caption of this complaint is involved in this action, along with the dates and locations of all relevant events.

April 7, 2018

Sexual harassment by employers against employees or any person is recognized as a cause of action under Title VII of the Civil Rights Act of 1964, 42 U.S.C.A. § 2000e et seq., e.g., Tomkins v. Public Service Electric & Gas Co., C.A.N.J., 568 F.2d 1044.

I will commence with a Civil Rights action soon and also advising you of such actions being taken as stated by law.

WE THE PEOPLE

~~Christopher Hiram, Can't Rap God Co~~

Christopher Hiram, Can't Rap God Co

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Affidavit of Fact

April 30, 2018

I, Christopher Hiram, "Cano", Also known as "The White Haitian", a Rap God Constitutionalist, State this Juramentum necessarium as a Juramentum voluntarium duly Jurare to Speak of the truth, the Whole truth, nothing but the truth not under threat, duress, inducement, or Coercion but of my own free will to explain my honest testimony about the Sexual harassment, prejudice, religious persecution, discrimination, brutality, retaliation, forgery, and Corruption I have been facing for exercising my rights while being arbitrarily detained under the Custody of Department of Correction.

This ongoing harassment from these Subservants has to Cease. This is the Second time I've been sexually harassed by Subservants. On the morning of April 4, 2018 as I was returning from Law Library approximately 11:00 am, Public Servant Oxleytax id#1711 ("who has the rank of Officer"), while she was supposed to conduct a pat frisk she went beyond her policy and did her own diligent search by putting her hands in my pants. She felt a Bic Ultra round Grip pen clipped to my underwears which was in touch with my penis and she did not bother asking me to give it to her or report it if I refused, she harassingly entered her hands inside my underwears to forcibly grab my pen out of my penis. When she entered her hand inside my underwear, she knowingly forcibly touched my pubic region and the glans penis in order

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for her to seize the pen. However, I under duress and fear for in futuro, told the investigators a curtailed story for my future safety from the department's corruption. For I have a great distrust upon people who seems to be in considerate of my oppressor's behalf. I am well aware that D.O.C. policy does not require officers especially female officers to conduct such a thoroughly search that will violate our private parts. However, while remaining on unlawful disciplinary confinement the second harassment occurred on April 25, 2018 approximately 3:25 pm by Subservant Mullgrav tax id# 1679 ("who has the rank of Captain"). While the team of Subservants entered the housing unit 8A to conduct a harassing search, Subservant Blair tax id# \_\_\_\_\_ ("who has the rank of Deputy") was the first supervising subservant to pass my room who spotted me using the toilet and who also respectfully warned me to hurry up using the toilet so I can bring the sheet down while they conducting the search. I responded respectfully "that I will be done in a few". Subservant Blair kept on walking towards the cells where the encroachment was being conducted. A few seconds after, Subservant Mullgrav #1679 was heading towards the encroachment but decisively stopped at my cell while I was still in use of the toilet, she then try to compel me to take my sheet down which I had up for privacy while I was nakedly using the toilet. I told her respectfully that I will be done in a few and she stated "No!" "Get your ass up and take this sheet down before I cut it!" So I refused because I was still



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digesting my vowels. Instead, She harassingly cut it down knowing that I was naked and still in use of the toilet, then She took a glimpse at my private area and stated a ridicule defamatory harassing statement which said "Little dick nigger hurry up". I then responded back to her asking her "Why She cut the fucking sheet while im using the toilet?" She then walked away to join in on the encroachment. Minutes later, when the Subservants witnessed that I was finish using the toilet, they went on to proceed with their search. As Public Servant Frammosa tax id #6130 ("Who has the rank of Officer") began to conduct the search in my cell. While he was searching my cell, he maliciously tampered with my religious rituals which was behind my toilet. Little did they know it was my voodoo and it has a spiritual binding with my soul, so when he removed it from its place I suddenly became loss of consciousness and fainted. The Subservants witnessed that I did not fall intentionally but more like falling into a faint due to the weakening in spirit. They then attempted to feel pity and asking me if I was all right but further desisted. I then felt the spirit back in my body and inhale my first breath, afterwards I demonically got up and ran towards the exit door to catch my breath but failed to because the Subservants had their chemical agents drawn out. Subservant Mullgrav #1679 was compelling Public Servant Frammosa #6130 to trash all my property. Public Servant Frammosa #6130 and Subservant Mullgrav #1679 retaliated by trashing all of my religious rituals, She trashed a few of my magazines, Subservant Mullgrav tampered with my federal documents,

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She took out legal documents from my manila envelopes and blue portfolios and trashed my envelopes and portfolios, also trashed legal newspapers that I used for my cases, and she also ripped out the sole plant from my puma sneakers and trashed it. The only thing I was able to retrieve from the garbage was my little bag of hairs. I love to collect every strand of hair that falls from my head and keep it in a bag which was with my religious rituals. Subservant Mullgrav did all these acts prejudicially, maliciously, harassingly, and corruptedly just because she loves to abuse her authorized power. There was a team of Public Servants who dumbfoundedly witnessed the persecution and the destroying of my property, also present was Subservant Gman tax id #367 and Subservant Carolina tax id #1801 ("Who both has the rank of Captains"). There was an officer recording with an audio video camera the misconduct. They all were confounded with astonishment watching the acts of Subservant Mullgrav knowing that she was violating my constitutional and human rights and violating her policy. The ongoing officers' brutality has to come to a halt. Public Servant Frammosa in the latter while doing his tour came to me and spoken to me personally. While speaking to me he apologized verbally and told me that he didn't realize because he was doing what his supervisor Mullgrav was compelling him to do so he can keep his job. 3 days later or 78 hours later after the incident, I received a Notice of infraction by Subservant Carolina tax id #1801. She never asked me to sign it in which she stated



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that I refused. She also stated that she served it to me at 2100 hrs = 8:00pm when she just dropped it off at my cell door because it was after 9:30pm lock in time. She is also on camera handing it to me at my cell approximately 9:30pm and you can also analyze on camera that she just passed it to me and left without exchanging any words. This infraction was served to me prejudicially and with the intentions to commit fraud and to assist in covering up the Subservants Misconduct. Subservant Mullgrav#1679 Willful misconduct of employee and utilizing improper procedure, causing loss by unlawful means, tampering with evidence, interference with legal documents, interfering with Criminal Justice investigation reports, intimidation, willful and wanton misconduct, and inducing breach of contract needs to be addressed with investigators and reconsidered to her hiring administrators for the purpose of negligent hiring for failure to examine the psychological issues of the Subservant. I am also taking this perjured statement as forgery, harassment, discrimination, prejudice, corruption, and retaliation. I will take further action in a judiciary matter for such misconduct and brutality that violated my Constitutional and Human rights. This police brutality and misconduct needs to come to a halt which is why I am taking further actions because this form of abuse of authorized power needs to be brought to justice. My Constitutional rights that were infringed are stated on the following page:

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Article IV, Section 2: The Citizens of each State shall be entitled to all privileges and immunities of Citizens in the several States.

First Amendment: Congress make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

Fourth Amendment: The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Eighth Amendment: Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishment inflicted.

Fourteenth Amendment, Section 1: All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

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Also, My Human Rights that are being infringed are of the purposes and principles of the Universal Declaration of Human Rights in which are listed below:

Article 1: All human beings are born free and equal in dignity and rights. They are endowed with reason and Conscience and should act towards one another in a spirit of brotherhood.

Article 2: Everyone is entitled to all the rights and freedoms set forth in this declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Furthermore, no distinction shall be made on the basis of the political, jurisdictional or international status of the country or territory to which a person belongs, whether it be independent, trust, non-self-governing or under any other limitation of sovereignty.

Article 3: Everyone has the right to life, liberty, and security of person.

Article 5: No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.

Article 7: All are equal before the law and are entitled without any discriminating to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination.

Article 8: Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the Constitution or by law.

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Article 12: No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks.

Article 17; Clause 2: No one shall be arbitrarily deprived of his property.

Article 18: Everyone has the right to freedom of thought, conscience and religion; this right includes freedom to change his religion or belief, and freedom, either alone or in community with others and in public or private, to manifest his religion or belief in teaching, practice, worship and observance.

STATE OF NEW YORK, CITY OF BROOKLYN, to wit:

I Hereby Certify, that on this 2 day of May in the year 2018, before me, the Subscriber, a Notary Public of the City of Brooklyn, State of New York, personally appeared Christopher Hiram, "Cano" and acknowledged the foregoing instrument to be his act.

Antonio Frazer  
Commissioner of Deeds.

ANTONIO MIGUEL FRAZER  
Commissioner of Deeds  
No. 240070  
Qualified in Kings County  
Commission Expires May 1, 20 20  
5/2/18

**WE THE PEOPLE,**  
Christopher Hiram Cano  
Christopher Hiram, "Cano", Rap God ConStit  
All Rights Reserved, droit-d'

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I Hereby State and execute this Affidavit in the presence of a Notary Public.

In Witness whereof, I have executed this Affidavit Dated this 2 day of ~~April~~, 2018.

State of New York } ss.  
County of Kings }

Christopher Hiram, "Cano" being duly Sworn, for himself, deposes and Says, that he is the Affiant named in the foregoing Affidavit; that he has read the foregoing Affidavit subscribed by him and knows the Contents thereof, and that such Affidavit is true in Substance and in Fact.

*Antonio M. Frazier*  
Commissioner of Deeds

ANTONIO MIGUEL FRAZIER  
Commissioner of Deeds  
No. 2-10876  
Qualified in Kings County  
Commission Expires May 1, 2020

5/2/18

WE THE PEOPLE,  
~~Christopher Hiram, "Cano"~~  
BAGOD CONSTITUTIONALIS  
Christopher Hiram, "Cano"  
All Rights Reserved, droit-droit

You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets of paper as necessary.

A. Where did the events giving rise to your claim(s) occur? Brooklyn Detention Complex, Housing unit 8A, 8th Floor, 275 Atlantic Ave, Brooklyn, N.Y. 11201

B. What date and approximate time did the events giving rise to your claim(s) occur? April 4, 2018  
Approximately 11:00am and April 25, 2018 approximately 3:25pm

C. Facts: I was Sexually Assaulted, Sexually harassed, religiously persecuted, discriminated, prejudiced, and retaliated on. I was also treated under threat, duress, and coercion.

What happened to you?

Who did what?

Was anyone else involved?

Who else saw what happened?

Public Servant Oxley tax id # 1711  
Public Servant Frammosa tax id # 6130  
Subservant Mullgrav tax id # 1679  
Warden of Brooklyn, Melissa Matthews  
Adjudication Captain Phillips tax id # 17449  
Subservant Carolina tax id # 1801

Subservant Guan tax id # 367  
Detainee Witnesses

#### IV. Injuries:

If you sustained injuries related to the events alleged above, describe them and state what medical treatment, if any, you required and received. It Cause me to have substantial emotional distress. Trauma, it was forcibly touching and it violated my sexual rights. I was also religiously persecuted by them reckoning my religious items and rituals which cause me to faint. I injured my head and back when I fainted. They also trashen lot of my property such as legal documents, Books, magazines, sneakers, and other important documents. They also harmed my reputation and good name. I didn't receive much medical treatment for my head and back but I was seen by psyches and therapist.



**V. Relief:**

State what you want the Court to do for you and the amount of monetary compensation, if any, you are seeking, and the basis for such compensation. The relief I am seeking is my

Constitutional guaranteed, my inalienable protected rights and my  
immunity with treble damage in the amount of one point five million  
silver dollars (1.5 Million U.S. Silver Dollars). To Cease the  
illegal Search and Seizure, to Stop the religious persecution,  
and the damaging of my private property.

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 16 day of May, 2018.

New York State  
 County of 3

Signature of Plaintiff

Mailing Address

Abbas Akbari Cana  
@ 275 Atlantic Ave  
Brooklyn, New York 11201  
Brooklyn Detention Complex

Telephone Number

Fax Number (if you have one)

Notary Public

**Note:** All plaintiffs named in the caption of the complaint must date and sign the complaint. Prisoners must also provide their inmate numbers, present place of confinement, and address.

**For Prisoners:**

I declare under penalty of perjury that on this 16 day of May, 2018, I am delivering this complaint to prison authorities to be mailed to the Pro Se Office of the United States District Court for the Southern District of New York.

Signature of Plaintiff:

Inmate Number

Abbas Akbari Cana  
2411605369-t.d.c.

Notary Public

**for the**

**v.**

**Defendant**

**Date:**

Signature of Clerk or Deputy Clerk

440 (Rev. 12/09) Summons in a Civil Action (Page 2)

Civil Action No. \_\_\_\_\_

**PROOF OF SERVICE***(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))*

This summons for (name of individual and title, if any) \_\_\_\_\_

was received by me on (date) \_\_\_\_\_.

☐ I personally served the summons on the individual at (place) \_\_\_\_\_  
 \_\_\_\_\_ on (date) \_\_\_\_\_; or

☐ I left the summons at the individual's residence or usual place of abode with (name) \_\_\_\_\_  
 \_\_\_\_\_, a person of suitable age and discretion who resides there,  
 on (date) \_\_\_\_\_, and mailed a copy to the individual's last known address; or

☐ I served the summons on (name of individual) \_\_\_\_\_, who is  
 designated by law to accept service of process on behalf of (name of organization) \_\_\_\_\_  
 \_\_\_\_\_ on (date) \_\_\_\_\_; or

☐ I returned the summons unexecuted because \_\_\_\_\_; or

☐ Other (specify): \_\_\_\_\_

My fees are \$ \_\_\_\_\_ for travel and \$ \_\_\_\_\_ for services, for a total of \$ 0.00.

I declare under penalty of perjury that this information is true.

Date: \_\_\_\_\_

\_\_\_\_\_  
Server's signature\_\_\_\_\_  
Printed name and title\_\_\_\_\_  
Server's address

Additional information regarding attempted service, etc:

SDNY  
2010

## CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for use of the Clerk of Court for the purpose of initiating the civil docket sheet.

PLAINTIFFS

DEFENDANTS

ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER)

ATTORNEYS (IF KNOWN)

CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE)  
(DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY)

Has this or a similar case been previously filed in SDNY at any time? No? ☐ Yes? ☐ Judge Previously Assigned

Was this case Vol. ☐ Invol. ☐ Dismissed. No ☐ Yes ☐ If yes, give date \_\_\_\_\_ & Case No. \_\_\_\_\_

PLACE AN [X] IN ONE BOX ONLY

## NATURE OF SUIT

## ACTIONS UNDER STATUTES

TORTS		FORFEITURE/PENALTY		BANKRUPTCY		OTHER STATUTES	
<b>CONTRACT</b>	<b>PERSONAL INJURY</b>	<b>PERSONAL INJURY</b>	<b>FORFEITURE/PENALTY</b>	<b>BANKRUPTCY</b>	<b>OTHER STATUTES</b>		
[ ] 110 INSURANCE	[ ] 310 AIRPLANE	[ ] 382 PERSONAL INJURY -	[ ] 810 AGRICULTURE	[ ] 422 APPEAL	[ ] 400 STATE		
[ ] 120 MARINE	[ ] 315 AIRPLANE PRODUCT	[ ] 385 MED MALPRACTICE	[ ] 820 OTHER FOOD &	[ ] 423 WITHDRAWAL	[ ] 410 ANTI-TRUST		
[ ] 130 MILLER ACT	[ ] 320 ASSAULT, LIBEL &	[ ] 385 PERSONAL INJURY	[ ] 825 DRUG RELATED	[ ] 28 USC 155	[ ] 430 BANKS & BANKING		
[ ] 140 NEGOTIABLE	[ ] 320 ASSAULT, LIBEL &	[ ] 385 PERSONAL INJURY	[ ] 825 DRUG RELATED	[ ] 28 USC 157	[ ] 430 BANKS & BANKING		
[ ] 150 INSTRUMENT	[ ] 330 FEDERAL	[ ] 385 ASBESTOS PERSONAL	[ ] 830 LIQUOR LAWS		[ ] 450 COMMERCE		
[ ] 150 RECOVERY OF	[ ] 330 EMPLOYERS'	[ ] 385 INJURY PRODUCT	[ ] 840 RR & TRUCK	<b>PROPERTY RIGHTS</b>	[ ] 460 DEPORTATION		
[ ] 150 OVERPAYMENT &	[ ] 340 MARINE	[ ] 385 LIABILITY	[ ] 850 AIRLINE REGS	[ ] 820 COPYRIGHTS	[ ] 470 RACKETEER INFLU-		
[ ] 150 ENFORCEMENT OF	[ ] 345 MARINE PRODUCT	<b>PERSONAL PROPERTY</b>	[ ] 850 OCCUPATIONAL	[ ] 830 PATENT	[ ] 470 ENCEDED & CORRUPT		
[ ] 150 JUDGMENT	[ ] 350 MOTOR VEHICLE	[ ] 370 OTHER FRAUD	[ ] 860 SAFETY/HEALTH	[ ] 840 TRADEMARK	[ ] 480 ORGANIZATION ACT		
[ ] 150 MEDICARE ACT	[ ] 355 MOTOR VEHICLE	[ ] 371 TRUTH IN LENDING	[ ] 890 OTHER		[ ] 480 CONSUMER CREDIT		
[ ] 150 RECOVERY OF	[ ] 355 PRODUCT LIABILITY	[ ] 380 OTHER PERSONAL	<b>LABOR</b>	<b>SOCIAL SECURITY</b>	[ ] 490 CABLESATELLITE TV		
[ ] 150 DEFAULTED	[ ] 360 OTHER PERSONAL	[ ] 385 PROPERTY DAMAGE	[ ] 710 FAIR LABOR	[ ] 861 HIA (1396f)	[ ] 810 SELECTIVE SERVICE		
[ ] 150 STUDENT LOANS	[ ] 360 INJURY	[ ] 385 PROPERTY DAMAGE	[ ] 720 STANDARDS ACT	[ ] 862 BLACK LUNG (923)	[ ] 850 SECURITIES/		
[ ] 150 (EXCL VETERANS)		[ ] 385 PRODUCT LIABILITY	[ ] 730 LABOR/MGMT	[ ] 863 DWH/DWV (405(g))	[ ] 860 EXCHANGE		
[ ] 150 RECOVERY OF			[ ] 730 LABOR/MGMT	[ ] 864 SSID TITLE XVI	[ ] 875 CUSTOMER		
[ ] 150 OVERPAYMENT OF			[ ] 740 REPORTING &	[ ] 865 RSI (405(g))	[ ] 875 CHALLENGE		
[ ] 150 VETERAN'S BENEFITS			[ ] 740 DISCLOSURE ACT		[ ] 12 USC 3410		
[ ] 150 STOCKHOLDERS SUITS			[ ] 790 RAILWAY LABOR ACT	<b>FEDERAL TAX SUITS</b>	[ ] 880 OTHER STATUTORY		
[ ] 150 OTHER CONTRACT			[ ] 790 OTHER LABOR	[ ] 870 TAXES (U.S. Plaintiff or	[ ] 891 AGRICULTURAL ACTS		
[ ] 150 CONTRACT PRODUCT			[ ] 791 UTIGATION	[ ] 871 IRS-THIRD PARTY	[ ] 892 ECONOMIC		
[ ] 150 LIABILITY			[ ] 791 EMPL RET INC	[ ] 28 USC 7609	[ ] 893 STABILIZATION ACT		
[ ] 150 FRANCHISE			[ ] 791 SECURITY ACT		[ ] 894 ENVIRONMENTAL		
	<b>ACTIONS UNDER STATUTES</b>	<b>PRISONER PETITIONS</b>	<b>IMMIGRATION</b>		[ ] 894 ENERGY		
<b>REAL PROPERTY</b>	<b>CIVIL RIGHTS</b>	[ ] 510 MOTIONS TO	[ ] 482 NATURALIZATION		[ ] 895 FREEDOM OF		
[ ] 210 LAND CONDEMNATION	[ ] 441 VOTING	[ ] 510 VACATE SENTENCE	[ ] 483 APPLICATION		[ ] 900 APPEAL OF FEE		
[ ] 220 FORECLOSURE	[ ] 442 EMPLOYMENT	[ ] 510 20 USC 2255	[ ] 483 HABEAS CORPUS-		[ ] 900 DETERMINATION		
[ ] 230 RENT LEASE &	[ ] 443 HOUSING/	[ ] 530 HABEAS CORPUS	[ ] 483 ALIEN DETAINEE		[ ] 900 UNDER EQUAL ACCESS		
[ ] 240 EJECTMENT	[ ] 444 ACCOMMODATIONS	[ ] 535 DEATH PENALTY	[ ] 485 OTHER IMMIGRATION		[ ] 950 TO JUSTICE		
[ ] 250 TORTS TO LAND	[ ] 445 WELFARE	[ ] 540 MANDAMUS & OTHER			[ ] 950 CONSTITUTIONALITY		
[ ] 260 TORT PRODUCT	[ ] 445 AMERICANS WITH	[ ] 550 CIVIL RIGHTS			[ ] 950 OF STATE STATUTES		
[ ] 270 LIABILITY	[ ] 445 DISABILITIES -	[ ] 555 PRISON CONDITION					
[ ] 280 ALL OTHER	[ ] 445 EMPLOYMENT						
[ ] 290 REAL PROPERTY	[ ] 445 AMERICANS WITH						
	[ ] 445 DISABILITIES - OTHER						
	[ ] 440 OTHER CIVIL RIGHTS						

Check if demanded in complaint:

☐ CHECK IF THIS IS A CLASS ACTION  
UNDER F.R.C.P. 23

DO YOU CLAIM THIS CASE IS RELATED TO A CIVIL CASE NOW PENDING IN S.D.N.Y.?  
IF SO, STATE:

DEMAND \$ \_\_\_\_\_ OTHER \_\_\_\_\_

JUDGE \_\_\_\_\_

DOCKET NUMBER \_\_\_\_\_

YES only if demanded in complaint

DEMAND: ☐ YES ☐ NO

NOTE: Please submit at the time of filing an explanation of why cases are deemed related.

(PLACE AN x IN ONE BOX ONLY)

☐ 1 Original Proceeding☐ 2a. Removed from State Court  
☐ 2b. Removed from State Court AND at least one party is pro se.☐ 3 Remanded from Appellate Court☐ 4 Reinstated or Reopened☐ 5 Transferred from (Specify District)☐ 6 Multidistrict Litigation☐ 7 Appeal to District Judge from Magistrate Judge Judgment

## ORIGIN

(PLACE AN x IN ONE BOX ONLY)

☐ 1 U.S. PLAINTIFF☐ 2 U.S. DEFENDANT☐ 3 FEDERAL QUESTION (U.S. NOT A PARTY)☐ 4 DIVERSITY

IF DIVERSITY, INDICATE CITIZENSHIP BELOW. (28 USC 1322, 1441)

## CITIZENSHIP OF PRINCIPAL PARTIES (FOR DIVERSITY CASES ONLY)

(Place an [X] in one box for Plaintiff and one box for Defendant)

CITIZEN OF THIS STATE	PTF DEF [ ] 1 [ ] 1	CITIZEN OR SUBJECT OF A FOREIGN COUNTRY	PTF DEF [ ] 3 [ ] 3	INCORPORATED <u>and</u> PRINCIPAL PLACE OF BUSINESS IN ANOTHER STATE	PTF DEF [ ] 5 [ ] 5
CITIZEN OF ANOTHER STATE	[ ] 2 [ ] 2	INCORPORATED <u>or</u> PRINCIPAL PLACE OF BUSINESS IN THIS STATE	[ ] 4 [ ] 4	FOREIGN NATION	[ ] 6 [ ] 6

PLAINTIFF(S) ADDRESS(ES) AND COUNTY(IES)

DEFENDANT(S) ADDRESS(ES) AND COUNTY(IES)

## DEFENDANT(S) ADDRESS UNKNOWN

REPRESENTATION IS HEREBY MADE THAT, AT THIS TIME, I HAVE BEEN UNABLE, WITH REASONABLE DILIGENCE, TO ASCERTAIN THE RESIDENCE ADDRESSES OF THE FOLLOWING DEFENDANTS:

Check one: THIS ACTION SHOULD BE ASSIGNED TO: ☐ WHITE PLAINS ☐ MANHATTAN  
(DO NOT check either box if this a PRISONER PETITION.)

DATE SIGNATURE OF ATTORNEY OF RECORD

ADMITTED TO PRACTICE IN THIS DISTRICT

[ ] NO

[ ] YES (DATE ADMITTED Mo. \_\_\_\_\_ Yr. \_\_\_\_\_)

RECEIPT #

Attorney Bar Code #

Magistrate Judge is to be designated by the Clerk of the Court.

Magistrate Judge \_\_\_\_\_ is so Designated.

Ruby J. Krajick, Clerk of Court by \_\_\_\_\_ Deputy Clerk, DATED \_\_\_\_\_.

UNITED STATES DISTRICT COURT (NEW YORK SOUTHERN)

Dear: Pro-Se Office of Eastern District

Hey! I just wanted to brief you about my filings. If there's any errors containing my Complaint, Please notify me as soon as possible. If there needs to be any correction pertaining to the jurisdiction of the paperwork please Can you send me the right Claim of the Eastern District. If my paperwork is acceptable the way is filed please acknowledge me in time. I will highly appreciate your effort. If there's any other issue pertaining my Complaint please inform me.

Thank you very much,

WE THE PEOPLE,  
~~Christopher Hiram Cano~~  
Christopher Hiram "Cano"  
RAP GOD Constitutionalist  
Without prejudice & without dishonor  
All Rights Reserved, droit-droit